Panaji, 8th November, 1979 (Kartika 17, 1901)

DEFICIA



GAZET

GOVERNMENT OF GOA, DAMAN

GOVERNMENT OF GOA, DAMAN AND DIU

Department of Personnel and Administrative Reforms

Notification

No. 5-3-74-Div. I (Part)

In exercise of the powers conferred on him in the Schedule (Part III, Sr. No. XV(iii) to the C.C.S. (C.C.A.) Rules,

1965 as approved by Government of India, Cabinet Secretariat, Department of Personnel, New-Delhi, the Administrator riat, Department of Personnel, New-Deinl, the Administrator of Goa, Daman and Diu specifies the Under Secretary (Forest and Agriculture) as ad-hoc disciplinary authority in the proceedings in progress against Smt. Florinda Fernandes, L. D. C. of the Directorate of Agriculture, Panaji, though the regular disciplinary authority over her is the Director of Agriculture by virtue of Notifications No. GAD-Est-9364(2) dated 30-3-1966 and No. SPL/Est/9364(2), dated 31-10-1967.

By order and in the name of the Administrator of Goa, Daman and Diu.

V. J. Menezes, Under Secretary (Personnel).

Panaji, 2nd November, 1979.

Revenue Department

Notification

No. RD/LQN/259/78

Whereas by Government Notification No. RD/LQN/259//78 dated 29-11-78 published on page 376 of series II, No. 36 of the Official Gazette, dated 7-12-78 it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as "the said Act") that the land, specified in the schedule appended to the said Notification hereinafter referred to as the "said land") was likely to be needed for the public numbers wire for widning of Below lene at Malar the public purpose viz. for widening of Belsur lane at Malar.

And whereas the appropriate Government (hereinafter referred to as "the Government") is satisfied after consi-

dering the report made under sub-section (2) of Section 5A of the said Act, that the said land specified in the schedule hereto is needed to be acquired for the public purpose specified above.

Now, therefore, the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

- 2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, the Deputy Collector (Land Acquisition Officer) Panaji to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and to direct him under Section 7 of the said Act to take order for the acquisition of the said
- 3. A plan of the said land can be inspected at the office of the said the Deputy Collector (Land Acquisition Officer)
 Panaji till the award is made under Section 11.

SCHEDULE

(Description of the said land)

Sr. No.	Taluka	Village/Ward	Plot No.	Survey No.	Names of the persons believed to be interested	Approxi- mate area in sq. mts.
1	2	. 3	4	5	6	7
1.	Tiswadi	Malar	4/part	84	H: Shri Manuel Jose Francisco Annes.	32.00
	do	do	9/part	84	H. Shri Vishnu Ramkrishna Naik.	72.00
					Boundaries:	
		•			North: Road Goltim to Naroa.	
					South: Survey No. 84 sub div. No. 9	
					East: Survey No. 84 sub div. No. 4 & 9. West: Survey No. 84 sub div. 1.	
					. Total	104.00

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

Smt. Suman Swarup, Secretary (Revenue).

Panaji, 29th October, 1979.

Notification

No. RD/LQN/89/79

Whereas by Government Notification No. RD/LQN/89/79 dated 15-3-79 published on page 607-608 of Series II, No. 51 of the Official Gazette, dated 22-3-79 it was notified under Section 4 of the Land Acquisition Act, 1894 (hereinafter referred to as "the said Act") that the land, specified in the schedule appended to the said Notification (hereinafter referred to as the "said land") was likely to be needed for the public purpose viz. for construction of Establishing a Marine Radio Beacon at Aguada.

And Whereas the appropriate Government (hereinafter referred to as "the Government") is satisfied after considering the report made under sub-section (2) of Section 5A of the said Act, that the said land specified in the schedule

hereto is needed to be acquired for the public purpose specified above.

Now, Therefore, the Government is pleased to declare under the provisions of Section 6 of the said Act that the said land is required for the public purpose specified above.

- 2. The Government is also pleased to appoint under clause (c) of Section 3 of the said Act, the Deputy Collector (Land Acquisition Officer) Collectorate, Panaji to perform the functions of a Collector for all proceedings hereinafter to be taken in respect of the said land, and to direct him under Section 7 of the said Act to take order for the acquisition of the said land.
- 3. A plan of the said land can be inspected at the office of the said the Deputy Collector (Land Acquisition Officer) Collectorate Panaji till the award is made under Section 11.

SCHEDILE

(Description of the said land)

Sr. No.	Taluka	Village/Ward	Plot No.	Survey No. Name	Approximate area in sq. mts	
1	2	3	. 4	5	6	7
1.	Bardez Candolim				unidade of Candolim, oundaries:	1800.00
			÷	South East:	: Survey No. 96 : Survey No. 96. Survey No. 96. Survey No. 96.	
		,			Total	1800.00

By order and in the name of the Lt. Governor of Goa, Daman and Diu.

Smt. Suman Swarup, Secretary (Revenue).

Panaji, 30th October, 1979.

Office of the Collector of Goa & D.C.A.

Order

No. CAB/MC/EST/5-VOL-II/931

Read: Order No. CAB/MC/EST/5/74/62, dated 23-1-1979.

The appointment of Shri Mario Hermano dos Reis Melo, made to the post of treasurer of the Comunidade of Macasana, Salcete Taluka vide above order, is hereby cancelled since the appointee failed to take charge of the post.

2. Shri Nicolau Piedade Almeida is appointed treasurer of the Comunidade of Macasana, Salcete Taluka, for the remaining period of triennium 1977-1980.

Narendra Prasad, Collector and DCA.

Panaji, 28th September, 1979.

Public Health Department

Notification

No. 60-2-79/PHD

In exercise of the powers conferred by sub-rule (1) of Rule 69 of the Drugs and Cosmetics Rules, 1945 the Administrator of Goa, Daman and Diu hereby appoints Shri Armando Cotta, Deputy Drugs Controller as 'Licensing Authority' for the purposes of the provisions contained in Part VII of the said Rules, for the entire area of the Union Territory of Goa, Daman and Diu, until further orders.

By order and in the name of Administrator of Goa, Daman and Diu.

M. S. Sail, Under Secretary (Health).

Panaji, 31st October, 1979.

Industries and Labour Department

Order

No. 29-1-79-ILD

Whereas the Lieutenant Governor of Goa, Daman and Diu is of the opinion that an Industrial Dispute exists between the employer in relation to the management of Bicholim Municipal Council, Bicholim, Goa, and their workman Shri Tukaram N. Pol in respect of the matters specified in the Schedule hereto annexed (hereinafter referred to as the "said dispute");

And whereas the Lieutenant Governor of Goa, Daman and Diu, considers it expedient to refer the said dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Dispute Act, 1947 (Central Act 14 of 1947), the Lieutenant Governor of Goa, Daman and Diu hereby refers the said dispute for adjudication to the Industrial Tribunal, Goa, Daman and Diu, Goa, constituted under section 7-A of the said Act.

SCHEDULE

"Whether the action of the management of Bicholim Municipal Council, Bicholim, in terminating the services of Shri Tukaram N. Pol, Streetlight Supervisor, w.e.f. 2-2-1979 is legal and justified?

If the answer be in the negative, to what relief if any, is the aforesaid workman entitled to?".

By order and in the name of the Lieutenant Governor of Goa, Daman and Diu.

M. S. Sail, Under Secretary, (Industries and Labour).

Panaji 30th October, 1979.

Order

No. 2-112-72-IPD(B)

Whereas the Government of Goa, Daman and Diu is of the opinion that it is expedient so to do for maintaining the supply and securing the equitable distribution of energy, it is necessary and expedient to regulate the supply, consumption or use thereof;

Now, therefore, in exercise of the powers conferred by Section 22B of the Indian Electricity Act, 1910 (Central Act 9 of 1910), the Government of Goa, Daman and Diu hereby makes the following Order, namely:—

No consumer of electrical energy of the Category specified in Column 1 of the Table below shall consume or use energy for any month in excess of the limits specified in the corresponding entry in Column 2 thereof.

TABLE

Column --- 1

Column — 2

- I. All H. T. consumers with a contract demand of more than 250 KVA and an average monthly consumption of—
 - (a) not more than 100 KWH per KVA of contract demand.
 - (b) More than 100 KWH but not more than 200 KWH per KVA of contract demand.
 - (c) more than 200 KWH but not more than 250 KWH per KVA of contract demand.
 - (d) More than 250 KWH per KVA of contract demand.
- II. All HT consumers manufacturing and/or mixing fertilisers and agricultural chemicals with contract demand of more than 250 KVA.

- 60% of average monthly consumption.
- 55% of average monthly consumption subject to a minimum of 60 KWH per KVA of contract demand.
- 50% of average monthly consumption subject to a minimum of 110 KWH per KVA of contract demand.
- 40% of average monthly consumption subject to a minimum of 125 KWH per KVA of contract demand.
- 55% of average monthly consumption subject to a minimum of 60 KWH per KVA of contract demand.

Explanation: For the purpose of this order, 'average monthly consumption' shall be-

- (a) in case of a consumer existing before 1st July, 1979, the total consumption of electrical energy recorded during the period from 1-10-78 to 30-6-1979 divided by nine OR if in any month the consumption is less than 50% of the average monthly consumption, the average arrived at without reckoning the consumption during such month/s.
- (b) in the case of a consumer existing before 1st July, 1979 who has expanded his plant/installation after June, 1979 with due approval of power sanction from the Electricity Department, Government of Goa, Daman and Diu the monthly energy arrived at as per Column — 2 of the Table above plus proportionate increase for the additional load connected.
- (c) in the case of new consumer who is supplied power after June, 1979 the assessed monthly consumption of electricity on the basis of comparable industry's monthly energy arrived at as per column — 2 of the Table above.

Provided that the above restrictions shall not be applicable to the following consumers:—

i) Hospitals.

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- ii) Water Supply Installations.
- iii) Lift Irrigation Schemes.
- iv) Construction of Power and Irrigation Projects.
- v) MES Installations.

- vi) Educational Institutions and Hostels.
- vii) Flour Mills and Sugar Mills.
- viii) Residential Colonies of H. T. Installations.
- ix) Oxygen and acetylene manufacturing units.
- x) Pharmaceuticals manufacturing units.
- xi) Mormugao Port Trust.

Provided further that the 110 KV installation fed from Maharashtra shall be subjected to the same restrictions as imposed by Maharashtra State Electricity Board from time to time.

For the enforcement of the above order the Chief Electrical Engineer, Govt. of Goa, Daman and Diu, is hereby authorised to resort to load shedding if and when necessary.

Where the consumer is availing H. T. power supply at number of points quota of the installation will be allowed to be adjusted against another installation only with specific and prior approval of the Chief Electrical Engineer.

The above Order shall come into force with immediate effect.

Any consumer violating the above restriction shall render himself liable for disconnection of supply of energy without any notice.

By order and in the name of the Administrator of Goa, Daman and Diu.

M. S. Sail, Under Secretary (Industries and Labour).

Panaji, 31st October, 1979.

Law Department (Legal Advice)

Notification

No. LD/3578/79

The following Notification received from the Government of India, Ministry of Home Affairs, Deptt. of Personnel and A. R, New Delhi is hereby republished for general information of the public.

B. S. Subbanna, Under Secretary (Law).

Panaji, 30th October, 1979.

GOVERNMENT OF INDIA

MINISTRY OF HOME AFFAIRS

Deptt. of Personnel and Admn. Reforms

New Delhi, dated the 4th October, 1979

Notification

No. 225/30/79-AVD. II

S.O.—In exercise of the powers conferred by sub-section (8) of section 24 of the Code of Criminal Procedure, 1973 (2 of 1974), the Central Government hereby appoints Sarvashri Rajinder Lal, N. S. Mathur, R. G. Gulabani, P. N. Nambisan, M. P. Singh and S. C. Angrish, Deputy Legal Advisers in the Central Bureau of Investigation as Special Public Prosecutors for the conduct of cases instituted by Delhi Special Police Establishment in Trial Courts, and appeals, revisions or other matters arising out of these cases in revisional or appellate courts, established by law in any State or Union Territory of India to which the provisions of the aforesaid section apply.

(T. K. SUBRAMANIAN)

Under Secretary to the Govt. of India.

Law Department (Establishment)

No. JCC/A-Misc-52(a)/79/14

- Read: (i) This Office Order No. JCC/ Λ -Misc-52(a)/ /76/28, dated 22-9-1976.
 - (ii) This Office Order No. JCC/A-Misc-52(a)/ /77/20, dated 6-9-1977.
 - (iii) This Office Order No. JCC/A-Misc-52-(a)/ /77/34, dated 23-11-1977.
 - (iv) This Office Order No. JCC/A-Misc-52(a)/ /78/21, dated 26-9-1978.

Order

The appointments of the Executive Magistrates in the District of Goa as Special Judicial Magistrates made under Order No. JCC/A-Misc-52(a)/76/28, dated 22-9-1976 and continued under Orders of even numbers dated 6-9-1977 and 26-9-1978 and all other arrangements made under the above referred to orders of this Court are hereby extended for a further period of one year w. e. f. 1-10-1979.

By order of the Court,

 $\it E.\ P.\ Lobo,\ {
m Registrar},\ {
m Judicial\ Commissioner's\ Court.}$ Panaji, 17th October, 1979.